# UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

## **Minute Entry**

### Hearing Information:

<b>Debtor</b> : MOISES MARTINEZ PAGAN	
Case Number: 10-06528-MCF13	Chapter: 13
Date / Time / Room: 4/6/2011 9:30 AM	

**Bankruptcy Judge**: MILDRED CABAN FLORES **Courtroom Clerk**: WILLIAM A. REYES-TORO

Reporter / ECR: CARLOS APONTE

#### Matter:

MOTION FOR RELIEF FROM STAY UNDER §362 FILED BY BANCO POPULAR DE PUERTO RICO (#27) DEBTOR'S ANSWER (#32)

#### Appearances:

JOSE RAMON CARRION MORALES ROSA E. HILERIO ECHEVARRIA TANIA M VAZQUEZ MALDONADO

### **Proceedings:**

a	D	n	17	$\mathbf{p}$	

Upon debtor(s)' failure to: oppose; appear at the hearing scheduled for this date;make current payments to movant; the instant motion is granted and the stay is hereby lifted in favor of movant.
Debtor shall provide adequate protection to movant by:
curing the arrears as follows:pre-petition arrears within days;post-petition arrears within days;by making timely payments to the Chapter 13 Trustee;by providing insurance until the debt is fully paid. The stay remains in full force and effect during that period of time. Upon failure to comply, the stay is lifted automatically.
Parties are granted days to file a stipulation or joint motion for consent judgment. Upon failure to so file, the Court will enter an order lifting the automatic stay in favor of movant.
Upon debtor(s)' consent, the instant motion is granted and the stay is hereby lifted in favor of movant.
Movant's application to withdraw the motion is hereby granted.
Debtor shall show cause within twenty-one (21) days why the case should not be dismissed for failure to make current payments to the Chapter 13 Trustee.
Movant's request to issue new summons is granted. Clerk to issue new summons.
A Final Hearing will be scheduled for: 5   11   201   at 9:30 #M. The stay remains in full force and effect pending the conclusion of the Final Hearing.
Trustee to file motion to dismiss or convert withindays.
30-day determination period waived.
Other: